```
BRIAN T. McMILLAN, Bar No. 111890
         1
             MARYAM S. KARSON, Bar No. 221184
         2
             LITTLER MENDELSON
             A Professional Corporation
         3
             50 West San Fernando Street, 14th Floor
             San Jose, CA 95113.2303
                          408,998.4150
         4
             Telephone:
             Facsimile:
                          408.288.5686
        5
             bmcmillan@littler.com
             mkarson@littler.com
        6
        7
             Attorneys for Defendant
             HILTI, INC.
        8
                                        UNITED STATES DISTRICT COURT
        9
                                      NORTHERN DISTRICT OF CALIFORNIA
       10
                                                         Case No. C 07 2985 EMC
       11
             DEBRA RODRIGUEZ,
                             Plaintiff.
                                                         STIPULATION TO EXTEND TIME FOR
       12
                                                         DEFENDANT TO RESPOND TO
                                                         COMPLAINT
       13
                   ٧,
            HILTI, INC.,
       14
                             Defendant.
       15
       16
                          Pursuant to Rule 6-1(a) of the Local Rules of the United States District Court for the
       17
            Northern District of California, Counsel for the parties have agreed that Defendant may have to and
       18
            including August 15, 2007, to file and serve its answer or otherwise respond to the complaint in this
       19
            action.
       20
            ////
       21
            ////
       22
            ////
      23
            ////
      24
            ////
      25
            ////
      26
            ////
      27
            ////
      28
TTLER MENDELSON
                                                                                     Case No. C 07 2985 FMC
```

1 This is the second stipulation the parties have entered into with respect to an 2 extension of time to respond to Plaintiff's complaint. IT IS SO STIPULATED: 3 Dated: July 20, 2007 4 5 6 BRIAN T. MCMILLAN 7 LITTLER MENDELSON A Professional Corporation 8 Attorneys for Defendant HILTI, INC. 9 Dated: July _____, 2007 10 11 12 HIGHMAN, HIGHMAN & BALL 13 Attorneys for Plaintiff DEBRÁ RODRIGUEZ 14 Firmwide:82808701.1 057151.1000 15 16 17 18 19 20 21 22 23 24 25 26

27

28